NTERNAL REVENUE SERVICE ...

Department of the Treasury

District Director

CERTIFIED

Person to Contact:
Telephone Number:
Refer Reply to:
Internal Revenue Service

Date: JUN 17 1992

Dear Applicant:

We have considered your application for recognition of exection from rederal Income Tax under Section 501(c)(3) of the Internal sevenue Code of 1986.

The information submitted discloses that your were formed ...

According to year Constitution and By-Laws, the goal of the organization is to raise funds to support the activities of the student. In the

The sole activity of your organization is to raise funds to assist in the payment of travel expanses for students enrolled at the kar ite academy. Four primary expense is the payment of the travel expenses for these students to compete in state and national tournaments. The members of your organization include the parents of the students enrolled at the karate academy.

Section 501(c)(3) of the Code provides for the exemption from Federal Income Tax of corporations organized and operated exclusively for feligious, charitable, literary, scientific, and educational purposes no eart of the net earnings of which incres to any private sha cholder of individual.

115/02 6-10-12

ction 1.501(c)(3)-1 of the Tax Regulations relates to the definition of organization and operation of organizations described in fection (c)(3). It is quoted, in part, as follows:

Organizational and operational tests. (1) In order to 1 exempt a organization described in Section 501(c)(3), an organization must be the organized and operated exclusively for one or more of the purposes cified in such section. If an organization fails to meet either the samizational test or the operational test, it is not exempt (2) The memory purpose or purposes, as used in this section, means any these or purposes specified in Section 501(c)(3)...."

perational test. (1) Frimary activities. An organizat in will be deaded as "operated exclusively" for one or more exempt purposes only it engages primarily in activities which accomplish one or more of the exempt purposes specified in Section 501(c)(3). An organization if not be so regarded if more than an insubstantial party of its tivities is not in furtherance of an exempt purpose. (2) Postribution earnings. An organization is not operated exclusively for the empt purposes if its net earnings inure in whole or in part to the left of private shareholders or individuals..."

Setion 1.501(c)(3)-1(d)(1)(ii) of the Income Tax Regulations provides that an organization is not organized and operated exclusively or exempt process it serves a public rather than a private interest. Thus, is necessary for an organization seeking exemption under Sociation that it is not organized or operated for the best of private interests, such as designated individuals, the creator has family, shareholders of the organization, or persons controlled, ectly or indirectly, by such private interest.

R Jenue Ruling 69-175, 1969-1 C.B. 149, states that a nonprofit of Janization formed by parents of pupils attending a private thool, that povides school bus transportation for its members' children, berves a vate rather than a public interest and does not qualify for exemption errors and section 501(c)(3) of the Code.

ies a group of individuals associate to provide a cooperative service or themselves, they are serving a private interest. Your organization hables the participating parents to fulfill their individual asponsibility of paying for the tracel expenses of their children. but, the organization serves a private rather than a public interest.

condingly, we have concluded that you are not entitled to iscognition for exemption from Federal Income Tax under Section 501(c)(3) of the Code, ince you are not organized and operated exclusively for charitable, eligious, or other exempt purposes within the meaning of Section (01(c)(3).

ou are required to file Federal Income Tax Returns.

ontributions made to you are not deductible by the donors as charitable outributions as defined in section 170(c) of the Code.

from the date of this letter, file a brief of the facts, law and remembers (in duplicate) which clearly sets forth your position. In the vent you desire an oral discussion of the issues, you should so indicate a pur submission. A conference will be arranged in the Regional office fiver you have submitted your brief to the Chicago District office and we are had an opportunity to consider the brief and it appears that the conclusions reached are still unfavorable to you. Any submission must be igned by one of your principal officers. If the matter is to be handled y a representative, the Conference and Fractice Requirements regarding he filing of a power of a torne, and evidence of enrollment to practice upt he met. We have enclosed rubblication 892, Exempt Organization appeal Procedures for Adverse Determinations, which explains in details our rights and procedures.

from do not protest this proposed determination in timely manner, it, ill be considered by the Internal Revenue Service as a failure to whatst available administrative remedies. Section 7428(b)(1) of the internal Revenue Code provides in part that "A declaratory judgment or ecroe under this section shall not be issued in any proceeding unless he tax Court, the Court of Claims, or the District Court of the United taxos for the District of Columbia determines that the organization involved has exhausted administrative remedies available to it within the inal Revenue Service".

Ase keep this determination letter in your permanent records.

ou agree with this determination, please sign and return the enclose 6018.

re do not hear from you within 30 days from the date of this letter, determination will become final. In accordance with Code Section (c), we will notify the appropriate State officials of this action.

Sincerely yours,

District Director

losures: blication 892 rm 6018